

David Mincin, Esq.
Nevada Bar No. 5427
MINCIN LAW, PLLC
7465 W. Lake Mead Boulevard, #100
Las Vegas, Nevada 89128
dmincin@mincinlaw.com
Phone: 702-852-1957
Fax: N/A
*Attorney for Defendants Z-Glass, Inc.,
Zetian Systems West, Inc., Matthew Olin,
Anna Olin And Weina Zhang*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

BOARD OF TRUSTEES OF THE
GLAZING HEALTH AND WELFARE
FUND;; et. al,

Plaintiffs,

vs.

Z-GLASS INC., a Nevada Corporation;
ZETIAN SYSTEMS, INC., a Nevada
Corporation; ZETIAN SYSTEMS WEST,
INC., a California Corporation;
WESTERNGLASS SYSTEMS INC., a
Nevada Corporation; JOHN DOES I-XX,
inclusive; and ROE ENTITIES I-XX,
inclusive,

Defendants.

Case No.: 17-CV-01638-JAD-NJK

ECF Nos. 50, 51, 89

**STIPULATION AND ORDER TO DISMISS
ANNA OLIN AND MATTHEW OLIN WITHOUT PREJUDICE**

Defendants Matthew Olin and Anna Olin, by and through their counsel of record,
David Mincin, Esq.; and Plaintiffs, by and through their counsel of record, Wesley Smith,
Esq., stipulate and agree as follows.

It Is Hereby Stipulated that all claims against Anna Olin and Matthew Olin be
dismissed, without prejudice, Matthew Olin, Anna Olin, and Plaintiffs to bear their own
attorneys fees and costs as to each other.

It Is Further Stipulated that the Motions to Dismiss [ECF No. 50 & 51] filed by Matthew Olin and Anna Olin are hereby vacated as moot.

It Is Further Stipulated that this stipulation shall not affect any claims against any other parties.

SO STIPULATED

SO STIPULATED

DATED this 25th day of July, 2018.

DATED this 25th day of July, 2018.

MINCIN LAW, PLLC

CHRISTENSEN JAMES & MARTIN

By: /s/ David Mincin
David Mincin, Esq.
State Bar No.5427
7465 W. Lake Mead Boulevard, #100
Las Vegas, Nevada 89128
*Attorney for Z-Glass, Inc.,
Anna Olin, Matthew Olin,
Weina Zhang and
Zetian Systems West, Inc.*

By: /s/ Wesley Smith
Wesley Smith, Esq.
State Bar No. 11871
7440 W. Sahara Avenue
Las Vegas, Nevada 89117
*Attorney for Board of Trustees of
the Glazing Health and Welfare
Fund, et al.*

ORDER

Based on the stipulation between Anna and Matthew Olin and the Plaintiffs [ECF No. 89], which I construe as a joint motion under Local Rule 7-1(c) because it was signed by fewer than all the parties or their attorneys, and with good cause appearing, IT IS HEREBY ORDERED that ALL CLAIMS AGAINST ANNA AND MATTHEW OLIN are DISMISSED with prejudice, each party to bear its own fees and costs. The motions to dismiss filed by Anna and Matthew Olin [ECF Nos. 50, 51] are DENIED as moot.

U.S. District Judge Jennifer A. Dorsey
Dated: July 26, 2018